

FINES SHERIFF FOR CONTEMPT

Judge Ritchie Emphasizes His Rule That Bailiff Must Be Provided for His Court.

DIDN'T HAVE THE MONEY

MR. EMERY MUST PAY TODAY OR LOCK HIMSELF UP.

Unless Sheriff C. Frank Emery pays \$5 into the registry of Judge M. L. Ritchie's court this morning, he will be committed to the county jail, where he has been wont to confine criminals himself. Sheriff Emery was fined for contempt of court by Judge Ritchie yesterday and given until today to pay the fine.

The fine of the sheriff was due to his failure to furnish Judge Ritchie with a bailiff. Late yesterday afternoon Judge Ritchie submitted a case to Judge Emery and the trial of another case. The regular bailiff of the court was out and there was no bailiff in attendance at the new suit.

Several times Judge Ritchie has admonished the sheriff that a bailiff must be in attendance upon his court at all times, and when he found that none was present he determined to impress the sheriff with the necessity of complying with the court's order.

Accordingly he sent for the sheriff, and, after reprimanding him from the bench, assessed the \$5 fine, and told the representative of the law's majesty that he must pay it before Saturday night. Sheriff Emery walked out of the court room with a rather abashed air, and for the remainder of the day had to run the gauntlet of every "josh" around the joint building.

The sheriff did not happen to have enough cash on his person to pay the fine when it was assessed, and his friends may have to come to his rescue today, because \$5 is a whole lot of money.

COLVIN WINS HIS SUIT.

Recovers Damages From the Utah Light & Railway Company.

George Colvin was given a verdict for \$1 for actual damages and for \$325 for punitive and other damages against the Utah Light & Railway company by a jury in Judge Lewis' court yesterday. Several months ago Colvin was put off a car by a conductor on Second South street, and then arrested for disorderly conduct. He was confined in jail for twenty-four hours. No complaint was lodged against him and the police released him.

He sued for \$2,500 for personal injuries which he alleged were inflicted by the conductor and \$2,500 for false arrest. The case has been on trial for several days and the jury consumed only a short time in reaching the verdict.

The company claimed that Colvin was drunk and disorderly on the car, and that his condition was such that it was necessary for the conductor to put him off the car. Colvin claimed that he was sober, that the difficulty grew out of a dispute between himself and the conductor, and that he departed himself as a gentleman.

BOTH LOVE THE CHILD.

Husband and Wife in Divorce Court Fendle Their Offspring.

The divorce case of Florence Goldman against William H. Goldman furnished an example of parent love in Judge Morse's court room yesterday afternoon. The wife accuses her husband of non-support and profligacy, and the case came up on a motion to compel the husband to pay alimony and attorney's fees. While Mrs. Goldman was giving her testimony her husband held their child, less than a year old, and when Mr. Goldman went on the stand later to give testimony, he returned the child to his mother. Judge Morse issued an order directing the plaintiff, who is employed at the new smelter at Garfield, to pay alimony and suit money.

The couple were married in Salt Lake in November, 1899, and have four children. The child who showed that he was a bond of affection between them, was born last July.

GIVEN LARGE VERDICT.

Estate of Joseph B. Harryman Recovers Judgment of \$37,250.

A jury in Judge Ritchie's court yesterday rendered a verdict for plaintiff for \$37,250 in the case of Frank Harryman, administrator of the estate of Joseph B. Harryman against the Victor Consolidated Mining company. Harryman died several years ago.

OWN YOUR HOME

Don't put off the building until the rush is on. It is always more expensive, and the work is not so carefully done. We can offer better terms now than later on.

Salt Lake Security & Trust Co.

IN OUR OWN BUILDING, 32-34 Main Street.

At the time of his death he owned 58,000 shares of stock in the Boss Tweed Mining company, which owned valuable mining properties in Juab county. The complaint alleged that an agent of the defendant company secured this stock, subsequent to Harryman's death, from his widow at a nominal figure by virtue of false pretenses and fraud.

LOCKETT SENT TO ASYLUM.

Man With Homicidal Mania Is Adjudged Insane in District Court.

Alfred Lockett, the former patient in the state insane asylum who admitted to Sheriff Emery Thursday afternoon that he was possessed of an irresistible homicidal mania, was committed to the state insane asylum by Judge Armstrong yesterday afternoon. Last Monday Judge Armstrong refused to commit him because he appeared to be rational. That was prior to his confession to the sheriff that he had a mania to kill.

Lockett told Deputy Sheriff Joseph Sharp yesterday that it was immaterial to him who he killed, that his impulse was to buy a gun and kill somebody, regardless of who it was.

Divorces Are Granted.

Judge Morse granted divorces yesterday as follows: Mary E. Penna vs. Emerson H. Penna, desertion; Leonora May Caplinger vs. Robert F. Caplinger, non-support; Mae E. Kern vs. Thomas F. Kern, non-support.

Court Notes.

Susan K. Bryan began a divorce suit against William H. Bryan on the ground of non-support. They were married in Denver May 26, 1895.

Benner X. Smith yesterday filed a petition in the district court asking that he be appointed administrator of the estate of Porter G. Ross, who died recently in Philadelphia. Mr. Smith desires to administer upon certain property which the deceased owned in Salt Lake.

The trial of the case of James Roddy against the Diamond Coal & Coke company for \$25,000 for personal injuries was commenced before a jury in Judge Ritchie's court yesterday afternoon. Ex-Senator J. L. Rawlins is attorney for the plaintiff, and Richards, Richards & Ferry are attorneys for the company.

The trial of the case of George E. Lyon against Michael Mauss, city marshal of Murray, was commenced before Judge Lewis and a jury yesterday afternoon. Lyon, who was arrested by the marshal for embezzlement several months ago, is suing for \$5,000 for malicious prosecution and false imprisonment.

Mayor Ezra Thompson and twenty-five other plaintiffs, owners of property on the alley extending from First South street to Second South street, between Main and State streets, began suit in the district court yesterday against Betsy Anderson to compel her to pay her proportion of the cost of the improvement of the alley amounting to \$24.05.

George W. Elkins, a sheepman of Marlott, Weber county, filed a petition of voluntary bankruptcy yesterday in the federal court. Elkins was sued by A. R. C. Smith when they dissolved partnership, and judgment was obtained for \$625.12, which is the amount of his liabilities. His assets amount to \$391, all of which is claimed to be exempt.

Oscar Soderlund, a laborer, whose wife secured a divorce from him a few months ago, was committed to the county jail for contempt of court by Judge Armstrong yesterday. Soderlund failed to pay alimony as directed by the court. When cited for contempt he was fined \$25 or given the alternative of serving out the fine in jail at the rate of \$1 per day. He chose the jail.

GOVERNOR WANTS A JUDGE

Howell of Ogden Sidesteps the Trial of Charges Against George Halverson.

Governor Cutler is looking for a district judge to try the charges recently made against District Attorney George Halverson of Ogden. The governor received a letter yesterday from Judge J. A. Howell of the Second District asking him to designate a judge to try the case. Judge Howell expressed a desire to be excused from sitting in the action. He did not say that he was prejudiced one way or the other, but merely declared that he would like to be relieved of the responsibility.

Governor Cutler sent out his private secretary, N. P. Nelson, on a still hunt for a judge. Mr. Nelson interviewed all the Salt Lake judges in turn, and all of them declared that they would be busy on March 3, when the charges against Mr. Halverson are set for a hearing. It is probable, therefore, that W. W. Maughan of Logan, judge of the First district, will be called into the case. At a late hour yesterday afternoon Judge Maughan said that he would probably be able to hear the charges.

District Attorney Halverson is accused of failing to prosecute certain alleged criminals in Ogden. The case against him is an outgrowth of the present political feud in Ogden.

IMPORTANT TO GUESSERS

IN THE \$25.00 CONTEST.

Inasmuch as the increase of subscribers has been more rapid than we could have anticipated, and, since we are nearing the 10,000 mark, it becomes necessary for us to advise all people who contemplate sending in guesses, that the contest will close this evening, March 3rd, at 6 o'clock. No guesses will be received bearing a later date.

ROCKY MOUNTAIN BELL TELEPHONE CO.

TOOK LIFE IN ARIZONA.

Frank Davidson, Mining Promoter, Commits Suicide at Silverbell.

A letter was received by Postmaster A. J. Thomas yesterday asking for information about Frank Davidson, who committed suicide in Silverbell, Ariz., Feb. 9. Accompanying the letter was a receipt of a registered letter sent to Eugene Rocca, bartender at a saloon on East First South street.

Rocca was seen last night and said that Davidson was a mining promoter. He never lived in Salt Lake according to Rocca's story, but had visited several of the mining camps through the state. Davidson is a native of Missouri and last night Rocca wired some of Davidson's friends who live in St. Louis to inform them of his death.

Childs Floral Co.

Now located at 122 Main street. Grand opening Saturday. Carnations free for ladies.

CAPTAIN EARL REMOVED

Worked for American Party and Is Considered Good Fire-Fighter, but Is Fired.

Captain Michael W. Earl, for twelve years a member of the Salt Lake fire department, has been made the victim of the American party's official act. His resignation was asked for Wednesday, to take effect immediately, but Captain Earl did not leave the department until yesterday morning.

Fire Chief Charles T. Vail called Captain Earl to his office about noon on Wednesday and handed him a resignation blank.

"You may fill that out and sign it, captain," Chief Vail said.

"All right, I will. What's it for, chief?" "Politics," Captain Earl asked.

No; it's for the good of the service," was the reply, and Captain Earl took a seat at the secretary's desk and signed his name to the paper. He then handed it back to Chief Vail and left the office.

Captain Earl was informed that it would take effect the following day.

Captain Earl entered the department as a fireman and worked his way up to the position of captain. He served under three fire chiefs and was considered one of the best fire fighters in the department.

As the best of these years Chief James Devine was in the department Captain Earl acted as secretary. When Chief Bywater was appointed he received his old position as captain of the chemical crew.

Captain Earl last year voted the American party ticket. Several times Captain Earl, who favored Devine for chief, expressed himself in regard to the appointments made by the Americans, and it is said that this is the cause of his forced resignation. Chief Vail declined last night to say who would be his successor and refused to talk about any further changes likely to be made in the department.

It is stated that Assistant Chief W. G. Workman is also to be removed in the near future. It is intimated that Byron Crosby, an American worker, will succeed him. Crosby has been a member of the fire department three times and has after a few years in the service was let out. Assistant Chief Workman has been connected with the fire department for thirty years and was one of the volunteer firemen.

A PERFECT HAND

How Its Appearance Became Familiar to the Public.

The story of how probably the most perfect feminine hand in America became known to the people is rather interesting.

As the story goes the possessor of the hand was with some friends in a photographer's one day, and was talking, held up a piece of candy. The pose of the hand with its perfect contour and faultless shape attracted the attention of the artist who proposed to photograph it. The result was a beautiful picture kept in the family until one day, after reading a letter from someone inquiring as to who wrote the Postum and Grape-Nuts advertisements. Mr. Post said to his wife, "We receive so many inquiries of this kind, that it is evident some people are curious to know, suppose we let the advertising department have that picture of your hand to print and name it 'A Helping Hand.' Mrs. Post has assisted him in preparation of some of the most famous advertisements.

There was a natural shrinking from the publicity, but with an agreement that no name would accompany the picture its use was granted.

The case was presented in the light of extending a welcoming hand to the friends of Postum and Grape-Nuts, so the picture appeared on the back covers of many of the January and February magazines and became known to millions of people.

Many artists have commented upon it as probably the most perfect hand in the world.

The advertising dept. of the Postum Co. did not seem able to resist the temptation to enlist the curiosity of the public, by refraining from giving the name of the owner when the picture appeared, but stated that the name would be given later in one of the newspaper announcements, thus seeking to induce the readers to look for a reward for the forthcoming advertisement to learn the name of the owner.

This combination of art and commerce and the multitude of inquiries furnishes an excellent illustration of the personal and family life of large manufacturers whose names become household words through extensive and continuous announcements in newspapers and periodicals.

Sixty Years' Experience of an Old Nurse.

Mrs. Winslow's Soothing Syrup is the prescription of one of the best female physicians and nurses in the United States, and has been used for sixty years in the Salt Lake, and all of the mothers for their children. During the process of teething its value is incalculable. It relieves the child from pain, cures diarrhoea, griping in the bowels and wind colic. By giving health to the child it rests the mother. Price 7 cents a bottle.

Salt Lake Photo Supply Co.

Kodaks & developing. Main & 3d So.

DON'T DOSE THE STOMACH

Cure Catarrh by Breathing Hyomei—Sold Under Guarantee by F. C. Schramm.

There is one treatment for nasal catarrh which is based upon common sense, and at the same time, is thoroughly scientific.

Hyomei is not a cure-all; it is a specific for the cure of catarrhal troubles. Breathed through the nebulizer, the aromatic healing of Hyomei penetrates to the most remote part of the nose, throat, and lungs, healing all infection and killing the catarrhal germ wherever present.

So successful has Hyomei been in the cure of catarrh, that F. C. Schramm sells it under a guarantee that it will cost nothing unless it gives satisfaction. The complete Hyomei outfit sells for \$1, and consists of an inhaler that can be carried in the vest pocket, a medicine dropper, and a bottle of Hyomei. The inhaler lasts a lifetime, and if more Hyomei is needed, extra bottles can be obtained for 50 cents.

It is the most economical of all remedies advertised for the cure of catarrh, and is the only one that treats this disease without stomach dosing, applying the medication and healing where the disease germs are present.

Do not dose the stomach to cure nasal catarrh; breathe Hyomei, knowing that if this treatment does not cure, it will cost you nothing.

For sale by F. C. Schramm, corner First South and Main streets, "where the cars stop."

Childs Floral Co.

Now located at 122 Main street. Grand opening Saturday. Carnations free for ladies.

If It's for the Office, BREEDEN HAS IT.

CALIFORNIA RATES—TODAY.

Colonist rate of \$25.00 to San Francisco, Los Angeles and intermediate points via the Salt Lake Route. 17 West 2nd South. Phones 1986.

....LAST WEEK....

IEGEL'S REMOVAL SALE

Greatest Bargains Ever Offered--Goods Must Go! Prices No Object--We Move Next Week.

Black and Blue Suits Reduced One-Fourth

Children's Suits and Men's Pants Reduced One-Third

Suits Worth up to \$30

GO FOR

\$7.50

75c Neckwear 25c

25c Hosiery 19c

15c Collars 10c

Men's and Boys' Overcoat Prices Cut in Two--For Instance

\$30.00 Overcoats \$15.00

\$20.00 Overcoats \$10.00

\$15.00 Overcoats \$ 7.50

\$10.00 Overcoats \$5.00

\$ 7.50 Overcoats \$3.75

\$ 5.00 Overcoats \$2.50

Big Reductions on Underwear, Night Shirts, Handkerchiefs, Hosiery, Etc.

New Store 228-230 Main Street

Removal Sale at 61-63-65 Main St.

GOVERNOR AT GUARD'S HOP

Praises Organization and Gives Place to Colonel Geoghegan, Who Says Nice Things.

Governor John C. Cutler and staff attended the regimental officers and recruits' dance given last night at the armory. Governor Cutler gave a short talk in which he told of the purposes of the national guard.

"The state," he said, "intends to build up an organization which it will be proud of in every way. We are not going to have an army of men in the guard, but what we want is a few companies recruited to their full strength and efficient in every respect."

In conclusion Governor Cutler said it was the duty of every patriotic young man to join the national guard and establish an organization which would surpass any other guard in this section of the country.

Colonel Joseph Geoghegan, who was asked for a speech, said he was sorry he was going to leave the organization, for its future looked bright and promising.

There were twelve enlistments for the new company which will be organized into company C next week. The members of company D will be transferred to company C, making a full company of infantry. The company staff will be chosen by the governor when it is organized.

About 300 persons attended the dance. Refreshments were served during the evening. The committee in charge consisted of Colonel H. M. H. Lund, his staff, N. C. Hicks, A. O. Miller, E. E. Pike, H. C. Hicks.

GAMBLERS FORCED TO PAY

City Court Renders Judgment in Favor of Wife, Loser by Husband's Folly.

That a husband has no right to gamble away his wife's money, and that, if he does so, his wife, may recover it, was decided by Judge Whittier in the city court yesterday. The case in question was brought by Mrs. Charles H. Homan against T. A. Cooke & Co., proprietors of the Occidental saloon, to recover \$55 which her husband lost last fall in the place conducted by the defendants.

The court found from the evidence that \$50 of the money which the husband gambled away belonged to his wife, because she had entrusted it to him to pay certain debts and bills. Judgment was accordingly rendered for \$50 in favor of the wife. She was unable to show that the additional \$5 which her husband lost at play belonged to her. The couple had been married only a short time when the husband risked his wife's substance at play.

UTAH LITHOGRAPHING CO.

HAVE MOVED TO 45 and 47 Richards street (Cunningham building).

Bonds, stock certificates and diplomas. Manufacturers of fine commercial stationery. Bank outfitting a specialty.

The only lithographing house between Denver and the coast.

Ask your grocery for Vienna bakery bread. "It's the Best."

SCHRAMM'S "Where the Cars Stop." The Great Prescription Drug Store.

I WILL... Guarantee BEST WORK

Quality is remembered long after cost has been forgotten. ORDER NOW.

Hamlin Paints

BOTH 'PHONES.

The Belmont

Supplies what many people of this city have long wanted--

A FIRST-CLASS GRILL

FOR LADIES AND GENTLEMEN.

MRS. M. J. STEWART, Prop.

Second South and State.